Pt. 536

relating to military administration, subject to the conditions indicated in paragraph (b)(1) of this section.

- (c) Interpreters. An interpreter appointed under the Uniform Code of Military Justice, Article 28 (10 U.S.C. 828), is entitled for his services as such to the allowances prescribed for witnesses (§ 534.3).
- (d) Furnishing copies of official records or documents. The fees provided by the local laws may be paid to the proper officials for furnishing such certified copies of public records or documents and expenses in connection with the procurement of photostatic copies, photographs, and negatives as are required by the court.
- (e) Attendance upon civil courts—(1) Cases involving performance of official duties. A military member on active duty or a civilian in Government employ appearing on behalf of the United States in cases arising out of the performance of their official duties is entitled to transportation and per diem as prescribed in $\S534.3(a)(1)$ and (b)(1). Payment may be made by Department of the Army finance and accounting officers and will be charged to Department of the Army appropriations available for travel expenses of military personnel and civilian employees.
- (2) Cases involving other than performance of official duties. A military member on active duty or a civilian in Government employ appearing on behalf of the United States in cases involving other than the performance of their official duties is entitled to transportation or transportation allowances and per diem as may be prescribed by The Attorney General. The subpoena or letter requesting attendance will specify the rates payable and will cite the appropriation chargeable. Payment may be made by a Department of the Army finance and accounting officer and reimbursement obtained from the Department of Justice.
- (3) Cases in which civilians not in Government employ are called as witnesses. Payments to civilians out of Government employ will not be made by Department of the Army finance and accounting officers. Such payments will be made by the Department of Justice.

PART 536—CLAIMS AGAINST THE UNITED STATES

Subpart A—The Army Claims System

Purpose of the Army Claims System. 536.1

536.2 Claims authorities.

536.3 Command and organizational relationships.

536.4 Designation of claims attorneys.

536.5 The Judge Advocate General.

The Army claims mission.

536.7 Responsibilities of the Commander USARCS

536.8 Responsibilities and operations of command claims services.

536.9 Responsibilities and operations of area claims offices.

536.10 Responsibilities and operations of claims processing offices.

536.11 Chief of Engineers.

536.12 Commanding General, U.S. Army Medical Command.

536.13 Chief, National Guard Bureau.

536.14 Commanders of major Army commands.

536.15 Claims policies.

Release of information policies

536.17 Single-service claims responsibility (DODD 5515.8 and DODD 5515.9).

536.18 Cross-servicing of claims.

536.19 Disaster claims planning. 536.20 Claims assistance visits.

536.21 Annual claims award.

Subpart B—Investigation and Processing of Claims

536.22 Claims investigative responsibility-General.

536.23 Identifying claims incidents both for and against the government.

536.24 Delegation of investigative responsibility.

536.25 Procedures for accepting claims.

Identification of a proper claim.

Identification of a proper claimant.

Claims acknowledgment. Revision of filed claims.

536.30 Action upon receipt of claim.

Opening claim files. 536.31

536.32 Transfer of claims among armed services branches.

536.33 Use of small claims procedures

536.34 Determination of correct statute.

536.35 Unique issues related to environmental claims.

536.36 Related remedies.

536.37 Importance of the claims investigation.

536.38 Elements of the investigation.

536.39 Use of experts, consultants and appraisers

536.40 Conducting the investigation 536.41 Determination of liability liability—generally.

- 536.42 Constitutional torts.
- 536.43 Incident to service.
- 536.44 FECA and LSHWCA claims exclusions.
- 536.45 Statutory exceptions.
- 536.46 Other exclusions.
- 536.47 Statute of limitations.
- 536.48 Federal employee requirement.
- 536.49 Scope of employment requirement.
- 536.50 Determination of damages—applicable law.
- 536.51 Collateral source rule.
- 536.52 Subrogation.
- 536.53 Evaluation of claims—general rules and guidelines.
- 536.54 Joint tortfeasors.
- 536.55 Structured settlements.
- 536.56 Negotiations—purpose and extent.
- 536.57 Who should negotiate.
- 536.58 Settlement negotiations with unrepresented claimants.
- 536.59 Settlement or approval authority.
- 536.60 Splitting property damage and personal injury claims.
- 536.61 Advance payments.
- 536.62 Action memorandums.
- 536.63 Settlement agreements.
- 536.64 Final offers.
- 536.65 Denial notice.
- 536.66 The "Parker" denial.
- 536.67 Mailing procedures.
- 536.68 Appeal or reconsideration.
- 536.69 Retention of file.
- 536.70 Preparation and forwarding of payment vouchers.
- 536.71 Fund sources.
- 536.72 Finality of settlement.

Subpart C—Claims Cognizable Under the Military Claims Act

- 536.73 Statutory authority for the Military Claims Act.
- 536.74 Scope for claims under the Military Claims Act.
- 536.75 Claims payable under the Military Claims Act.
- 536.76 Claims not payable under the Military Claims Act.
- 536.77 Applicable law for claims under the Military Claims Act.
- 536.78 Settlement authority for claims under the Military Claims Act.
- 536.79 Action on appeal under the Military Claims Act.536.80 Payment of costs, settlements, and
- judgments related to certain medical malpractice claims.
- 536.81 Payment of costs, settlements, and judgments related to certain legal malpractice claims.
- 536.82 Reopening an MCA claim after final action by a settlement authority.

Subpart D—Claims Cognizable Under the Federal Tort Claims Act

- 536.83 Statutory authority for the Federal Tort Claims Act.
- 536.84 Scope for claims under the Federal Tort Claims Act.
- 536.85 Claims payable under the Federal Tort Claims Act.
- 536.86 Claims not payable under the Federal Tort Claims Act.
- 536.87 Applicable law for claims under the Federal Tort Claims Act.
- 536.88 Settlement authority for claims under the Federal Tort Claims Act.
- 536.89 Reconsideration of Federal Tort Claims Act claims.

Subpart E—Claims Cognizable Under the Non-Scope Claims Act

- 536.90 Statutory authority for the Non-Scope Claims Act.
- 536.91 Scope for claims under the Non-Scope Claims Act.
- 536.92 Claims payable under the Non-Scope Claims Act.
- 536.93 Claims not payable under the Non-Scope Claims Act.
- 536.94 Settlement authority for claims under the Non-Scope Claims Act.
- 536.95 Reconsideration of Non-Scope Claims Act claims.

Subpart F—Claims Cognizable Under the National Guard Claims Act

- 536.96 Statutory authority for the National Guard Claims Act.
- 536.97 Scope for claims under the National Guard Claims Act.
- 536.98 Claims payable under the National Guard Claims Act.
- 536.99 Claims not payable under the National Guard Claims Act.
- 536.100 Applicable law for claims under the National Guard Claims Act.
- 536.101 Settlement authority for claims under the National Guard Claims Act.
- 536.102 Actions on appeal under the National Guard Claims Act.

Subpart G—Claims Cognizable Under International Agreements

- 536.103 Statutory authority for claims cognizable under international claims agreements.
- 536.104 Current agreements in force.
- 536.105 Responsibilities generally/international agreements claims.
- 536.106 Definitions for international agreements claims.
- 536.107 Scope for international agreements claims arising in the United States.

Pt. 536

- 536.108 Claims payable under international agreements (for those arising in the United States).
- 536.109 Claims not payable under international agreements (for those arising in the United States).
- 536.110 Notification of incidents arising under international agreements (for claims arising in the United States).
- 536.111 Investigation of claims arising under international agreements (for those claims arising in the United States).
- 536.112 Settlement Authority for claims arising under international agreements (for those claims arising in the United States).
- 536.113 Assistance to foreign forces for claims arising under international agreements (as to claims arising in the United States).
- 536.114 Scope for claims arising overseas under international agreements.
- 536.115 Claims procedures for claims arising overseas under international agreements.
- 536.116 Responsibilities as to claims arising overseas under international agreements.

Subpart H—Maritime Claims

- 536.117 Statutory authority for maritime claims.536.118 Related statutes for maritime
- 536.118 Related statutes for maritime claims.
- 536.119 Scope for maritime claims.
- 536.120 Claims payable as maritime claims.
- 536.121 Claims not payable as maritime claims.
- 536.122 Limitation of settlement of maritime claims.
- 536.123 Limitation of liability for maritime claims.
- 536.124 Settlement authority for maritime claims.

Subpart I—Claims Cognizable Under Article 139, Uniform Code of Military Justice

- 536.125 Statutory authority for the Uniform Code of Military Justice (UCMJ) claims.
- 536.126 Purpose of UCMJ claims.
- 536.127 Proper claimants; unknown ac cused—under the UCMJ.
- 536.128 Effect of disciplinary action, voluntary restitution, or contributory negligence for claims under the UCMJ.536.129 Claims cognizable as UCMJ claims.
- 536.130 Claims not cognizable as UCMJ
- 536.131 Limitations on assessments arising from UCMJ claims.
- 536.132 Procedure for processing UCMJ claims.
- 536.133 Reconsideration of UCMJ claims.
- 536.134 Additional claims judge advocate and claims attorney responsibilities (for UCMJ claims).

Subpart J—Claims Cognizable Under the Foreign Claims Act

- 536.135 Statutory authority for the Foreign Claims Act.
- 536.136 Scope for claims arising under the Foreign Claims Act.
- 536.137 Claims payable under the Foreign Claims Act.
- 536.138 Claims not payable under the Foreign Claims Act.
- 536.139 Applicable law for claims under the Foreign Claims Act.
- 536.140 Appointment and functions of Foreign Claims Commissions.
- 536.141 Composition of Foreign Claims Commissions.
- 536.142 Qualification of members of Foreign Claims Commissions.
- 536.143 Settlement authority of Foreign Claims Commissions.
- 536.144 Reopening a claim after final action by a Foreign Claims Commission.
- 536.145 Solatia payment.

Subpart K—Nonappropriated Fund Claims

- 536.146 Claims against nonappropriated fund employees—generally.
- 536.147 Claims by NAFI employees for losses incident to employment.
- 536.148 Claims generated by the acts or omissions of NAFI employees.
- 536.149 Identification of persons whose actions may generate liability.
- 536.150 Claims payable from appropriated funds.
- 536.151 Settlement authority for claims generated by acts or omissions of NAFI employees.
- 536.152 Payment of claims generated by acts or omissions of NAFI employees.
- 536.153 Claims involving tortfeasors other than nonappropriated fund employees: NAFI contractors.
- 536.154 Claims involving tortfeasors other than nonappropriated fund employees: NAFI risk management program (RIMP) claims.
- 536.155 Claims payable involving tortfeasors other than nonappropriated fund employees.
- 536.156 Procedures for claims involving tortfeasors other than nonappropriated fund employees.
- 536.157 Settlement/approval authority for claims involving tortfeasors other than nonappropriated fund employees.

AUTHORITY: 10 U.S.C. 2733; 10 U.S.C. 1089; 10 U.S.C. 1054; 28 U.S.C. 1291, 2401-2402, 2411-2412, 2671-2680; 10 U.S.C. 2737; 32 U.S.C. 715; 10 U.S.C. 2734a, 2734b; 10 U.S.C. 2734; 10 U.S.C. 4801, 4802, 4806; 46 U.S.C. app. 740; 39 U.S.C. 411; 10 U.S.C. 939; 10 U.S.C. 2736; 10 U.S.C. 2735; 10 U.S.C. 2731.

Source: 71 FR 69360, Nov. 30, 2006, unless otherwise noted.

Subpart A—The Army Claims System

§536.1 Purpose of the Army Claims System.

This part sets forth policies and procedures that govern the investigating, processing, and settling of claims against, and in favor of, the United States under the authority conferred by statutes, regulations, international and interagency agreements, and De-Defense Directives of partment (DODDs). It is intended to ensure that claims are investigated properly and adjudicated according to applicable law, and valid recoveries and affirmative claims are pursued against carriers. third-party insurers. and tortfeasors.

§536.2 Claims authorities.

- (a) General. Claims cognizable under the following list of statutes and authorities are processed and settled under DA Pam 27-162 and this part. All of these materials may be viewed on the USARCS Web site, https://www.jagcnet.army.mil/85256F33005C2B92/(JAGCNETDocID)/
- HOME?OPENDOCUMENT. Select the link "Claims Resources."
- (1) Tort claims. (i) The Military Claims Act (MCA), 10 United States Code (U.S.C.) 2733 (see subpart C of this part). The ''incident-to-service'' provision, applicable to both military and civilian personnel of the Department of Defense, is contained in the MCA.
- (ii) The Gonzales Act, 10 U.S.C. 1089. This act permits individual suits against health care providers for certain torts (see §536.80).
- (iii) Certain suits arising out of legal malpractice, 10 U.S.C. 1054, discussed at \$536.81 and at DA Pam 27-162, paragraph 2-62f.
- (iv) The Federal Tort Claims Act (FTCA), 28 U.S.C. 1291, 1402, 2401–2402, 2411–2412, and 2671–2680 (see subpart D of this part). The Westfall Act, 28 U.S.C. 2679, an integral part of the FTCA, provides absolute immunity from individual suit for common law torts for employees of the United

States acting within the scope of their employment.

- (Å) The legislative history of the FTCA.
- (B) Regulations of the Attorney General implementing the Federal Tort Claims Act, 28 CFR Part 14.
- (C) An appendix to 28 CFR Part 14 sets forth certain delegations of settlement authority to the Secretary of Veterans Affairs, the Postmaster General, the Secretary of Defense, the Secretary of Transportation, and the Secretary of Health and Human Services.
- (v) The Non-Scope Claims Act (NSCA), 10 U.S.C. 2737 (see subpart E of this part).
- (vi) The National Guard Claims Act (NGCA), 32 U.S.C. 715 (see subpart F of this part).
- (vii) Claims under International Agreements or the Foreign Claims Act.
- (A) International Agreements Claims Act (IACA), 10 U.S.C. 2734a and 2734b.
- (B) Foreign Claims Act (FCA), 10 U.S.C. 2734 (see subpart J of this part). (viii) The Army Maritime Claims Settlement Act (AMCSA), 10 U.S.C. 4801, 4802 and 4806. Affirmative claims under the AMCSA are processed under 10 U.S.C. 4803 and 4804 (see §537.16 of this chapter).
- (ix) Admiralty Extension Act (AEA), 46 U.S.C. app. 740 (see subpart H of this part).
- (x) Claims against nonappropriated fund (NAF) activities and the risk management program (RIMP) (see subpart K of this part), processed under Army Regulation (AR) 215–1 and AR 608–10
- (xi) Claims by the U.S. Postal Service for losses or shortages in postal accounts caused by unbonded Army personnel (39 U.S.C. 411 and Department of Defense (DOD) Manual 4525.6-M).
- (2) Personnel claims (subpart I of this part and AR 27–20, chapter 11).
- (i) The Personnel Claims Act (PCA), 31 U.S.C. 3721 (see AR 27–20, chapter 11).
- (ii) Redress of injuries to personal property, Uniform Code of Military Justice (UCMJ), Article 139, 10 U.S.C. 939 (see subpart I of this part).
- (3) Affirmative claims (32 CFR Part 537). (i) The Federal Claims Collection Act (FCCA), 31 U.S.C. 3711–3720E.
- (ii) The Federal Medical Care Recovery Act (FMCRA), 42 U.S.C. 2651–2653.